COMBINED DECL	ARATION AND	POWER OF ATTO	DRNEY S	Attorney's Docket No.			
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As a below named inventor, I hereby declare that: My residence, post office address, and citizenship are as stated below next to my name; I BELIEVE I AM THE ORIGINAL, FIRST, AND SOLE INVENTOR (if only one name is listed below) OR AN ORIGINAL, FIRST, AND JOINT INVENTOR (if more than one name is listed below) OF THE SUBJECT MATTER WHICH IS CLAIMED AND FOR WHICH A PATENT IS SOUGHT ON THE INVENTION .							
Entitled: LIVING AND QUASILIVING CATIONIC TELECHELIC POLYMERS QUENCHED BY N-SUBSTITUTED PYRROLE AND METHODS FOR THEIR PREPARATION							
ne specification of which: (check one) is attached hereto: Signature Specification of which: (check one) Signature Si							
I HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, INCLUDING THE CLAIMS, AS AMENDED BY ANY AMENDMENT SPECIFICALLY REFERRED TO ABOVE:							
I ACKNOWLEDGE THE DUTY TO DISCLOSE INFORMATION WHICH IS MATERIAL TO THE PATENTABILITY OF THIS APPLICATION IN ACCORDANCE WITH TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56, including continuation-in-part applications, material information which became available between the filing date of the prior application and the national or PCT international filing date of the continuation-in-part application. 37 CFR Sec. 1.56 (a) states: "A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filling and prosecution of a patent application has a duty of candor and good faith in dealing with this Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned". I hereby claim foreign priority benefits under Title 35, United States Code Sec. 119 (a)-(d) or (f) or Sec. 365 (b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below, by checking the box, any foreign application for patent, inventor's certificate, or international application having a filing date before that of the application on which priority is claimed:							
FOREIGN APPLICATION NUMBER(S)	COUNTRY	DATE OF FILING	PRIORITY CLAIIMED	CERTIFIED COPY ATTACHED			
		(MM/DD/YYYY)	Yes □ No □	Yes No No			
			Yes No No	Yes No			
				100 110 110			
Additional foreign applications numbers are listed on a supplemental priority data sheet (PTO/SB/)2B attached hereto:							
I HEREBY APPOINT THE FOLLOWING AS OUR ATTORNEYS OR AGENTS WITH FULL POWER OF SUBSTITUTION TO PROSECUTE THIS APPLICATION AND TRANSACT ALL BUSINESS IN THE UNITED STATES PATENT AND TRADEMARK OFFICE CONNECTED THEREWITH:							
Practitioners at Customer Number	r:	07.705	D Charidan	28 265			
J.W. Ambrosius - C.J. Caroli - 28,83 T.G. De Jonghe - S. Ellinwood - 48, M.C. Fallon - 47,5 J.P. Foley - 45,75 T.J. Hadlock - 35, F.E. Hook - 26,46		31 S.R. Kelley - 50,850 L.A. Stokley - 39,845 D.M. Tuck - 43,208 F.C. Tumer - 39,863 W.K. Turner - 26,816 A.H. Uzzell - 27,602 A.S. Zavell - 28,050					
and Practitioner(s) named below:							
NAME REGISTRATION NUMBER NA		ME REGISTRATION NUMBER					
SEND CORRESPENDENCE TO:							
34014 PATENT TRADEMARK OFFICE ChevronTexaco Corporation Law Department Intellectual Property Unit P.O. Box 6006 San Ramon, CA 94583-0806							
ADDRESS ALL TELEPHONE CALLS TO: Joseph P. Foley at (925) 842-1564.							

Attorney's Docket No. COMBINED DECLARATION AND POWER OF ATTORNEY CONTINUED T-5971 I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. FULL NAME OF SOLE OR FIRST JOINT INVENTOR, IF ANY SIGNATURE DATE 10-14-03 Casey D. Stokes CITIZENSHIP RESIDENCE **USA** 240 Escallonia Drive, Novato, CA 94945 POST OFFICE ADDRESS (Same as above) SIGNATURE DATE FULL NAME OF SECOND JOINT INVENTOR, IF ANY Robson F. Storey **CITIZENSHIP** RESIDENCE **USA** 111 Holly Drive, Hattiesburg, MS 39402 POST OFFICE ADDRESS (Same as above) DATE FULL NAME OF THIRD JOINT INVENTOR, IF ANY SIGNATURE 10-15-03 James J. Harrison CITIZENSHIP RESIDENCE USA 12 Stonehaven Court, Novato, CA 94947 POST OFFICE ADDRESS (Same as above) **SIGNATURE** DATE FULL NAME OF FOURTH JOINT INVENTOR, IF ANY **CITIZENSHIP** RESIDENCE POST OFFICE ADDRESS (Same as above) SIGNATURE DATE FULL NAME OF FIFTH JOINT INVENTOR, IF ANY CITIZENSHIP RESIDENCE POST OFFICE ADDRESS (Same as above) DATE SIGNATURE FULL NAME OF SIXTH JOINT INVENTOR, IF ANY **CITIZENSHIP** RESIDENCE

POST OFFICE ADDRESS

Please see attached continuation page for additional inventors.

(Same as above)

^{*} This page must be attached to a completed Page 1 of 2, Combined Declaration and Power of Attorn y, before signing.

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COMBINED DECLARATION AND POWER OF ATTORNEY Attorney's Docket No							
			OCT 3 1 2000 0	T-5971			
As a below named inventor, I hereby declare to the substance, post office address, and citizen I BELIEVE I AM THE ORIGINAL, FIRST, AND than one name is fisted below) OF THE SUBJ	ship are as stated below no	one name is listed below) OR A	N ORIGINAL TRACEMENT	JOINT INVENTOR (if more HE INVENTION			
Entitled: LIVING AND QUASILITED PYRROLE AND METHOD		ECHELIC POLYMERS Q REPARATION	UENCHED BY N-SUE	STITUTED			
the specification of which: (check one)	is attached hereto: was filed on June 19, 2003 as United States (or PCT International) Application Serial No. 10/600,898 and was amended on (if applicable)						
I HAVE REVIEWED AND UNDERSTAND TH ANY AMENDMENT SPECIFICALLY REFERI	IC CONTENTS OF THE AF RED TO AUOVE:	BOVE-IDENTIFIED SPECIFICAT	TION, INCLUDING THE CL	AIMS, AS AMENDED BY			
I ACKNOWLEDGE THE DUTY TO DISCLOS WITH TITLE 37, CODE OF FEDERAL RECUbetween the filing date of the prior application." A patent by its very nature is affected with a pan application is being examined, the Office is filing and prosecution of a patent application information known to that individual to be maticialm until the claim is cancelled or withdrawn. I thereby claim foreign priority benefits under Toartificate, or 365(a) of any PCT international identified below, by checking the box, any foreign priority.	JLATIONS, Sec. 1.56, Inclu- and the national or PCT info public Interest. The public is aware of and evaluates the has a duty of candor and go- enal to patentability as defin from consideration, or the critic 35, United States Code and cration which designate	ding continuation-in-part applicat ternational filing date of the continuation therest is best served, and the managed faith in dealing with this Office and faith in dealing with this Office application becomes abandoned by Sec. 110 (a)-(d) or (f) or Sec. 36 and at least one country other than	ions, material information wonutation-in-part application. iost effective patent examinaterial to patentability. Each a, which includes a duty to disclose information exists with. (b) of any foreign applicate the United States of American	ation became available at CFR Sec. 1.56 (a) states: ation occurs when, at the time individual associated with the fisclose to the Office all ith respect to each pending tion(s) for patent or inventor's call listed below and have also			
application on which priority is claimed: FOREIGN APPLICATION NUMBER(S)	COUNTRY	DATE OF FILING	PRIORITY CLAUMED	CERTIFIED COPY ATTACHED			
		(MM/DD/YYYY)	Yes□ No□	Yes□ No□			
			Yes No D	Yes No D			
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Additional foreign applications numbers a				ION TO PROSECUTE			
I HEREBY APPOINT THE FOLLOWING THIS APPLICATION AND TRANSACT THEREWITH:	S AS OUR ATTORNEYS ALL BUSINESS IN THE	UNITED STATES PATENT	AND TRADEMARK OFF	ICE CONNECTED			
Practitioners at Customer Number: 34014 PATENT TRADEMARK OFFICE J.W. Ambrosius - G.J. Caroli - 28,8; T.G. De Jonghe - S. Ellinwood - 48, M.C. Falton - 47,5 J.P. Foley - 45,75 I.J. Hadlock - 35 F.E. Hook - 26,40		31 S.R. Kelley 50.850 L.A. Stokley - 39,845 . 24,467 A.W. Klaassen - 35,220 D.M. Tuck - 43,208 ,495 S.G.K. Lee - 42,792 F.C. Turner - 39,863 554 P.L. Prater - 34,965 W.K. Turner - 26,816 57 M.N. Reinisch - 26,981 A.H. Uzzell - 27,602 ,531 S.H. Roth - 28,467 A.S. Zavell 28,050					
and Practitioner(s) named below:							
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ADDRESS ALL THI EPHONE CALLS	TO: Joseph P. Folev a	t (925) 842-1564.					

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